Doc. 6

court	Applicant has never involuntarily lost, temporarily or permanently, the right to practice before an or tribunal, or resigned in lieu of discipline, except as provided below:
	Applicant has never been subject to grievance proceedings or involuntary removal proceedings—dless of outcome—while a member of the bar of any state or federal court or tribunal that requires ssion to practice, except as provided below:
VIII.	Applicant has not been charged, arrested, or convicted of a criminal offense or offenses, except as ded below (omit minor traffic offenses):
	Applicant has filed for <i>pro hac vice</i> admission in the United States District Court for the Northern ct of Texas during the past three (3) years in the following matters: Of Application Case No. And Style
(If nec	cessary, attach statement of additional applications.)
(If nec	cessary, attach statement of additional applications.)
X.	Local counsel of record associated with Applicant in this matter is TOBY GALLOWAY as offices at BURNETT PLAZA, SUITE 1900, 801 CHERRY STREET, FORT WORTH, TX 76102
X.	cessary, attach statement of additional applications.) Local counsel of record associated with Applicant in this matter is TOBY GALLOWAY
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XII. Applicant respectfully requests to be admitted to practice in the United States District Court Northern District of Texas for this cause only.	for the
SIGNED this day of November, 2008	
JULIE M. RIEWE	
Printed Name of Applicant	
Signature	
I horoby contifue that I have a see a large of the second	
I hereby certify that I have served a true and correct copy of this document upon each attorner record and the original upon the clerk of court accompanied by a \$25.00 filing fee on this	
	
Printed Name of Applicant	
Signature	
ORDER	
The Court, having considered the above Application for Admission Pro Hac Vice, orders that	.t:
the application be granted. The Clerk of Court shall deposit the application fee to the	e account
of the Non-Appropriated Fund of this Court.	
the application be denied. The Clerk of Court shall return the admission fee to the A	pplicant.
November 17, 2008 Thing Q. Little	
DATE HIDICIAL OFFICER	